Judgment in a Criminal Case Sheet 1

UNITED STATES DISTRICT COURT

District of New Mexico

UNITED STATES OF AMERICA

Judgment in a Criminal Case

V.

DANIEL MONTOYA

Case Number: 1:20CR00899-001JB

USM Number: 10367-151

Defendant's Attorney: Paul Linnenburger, Appointed

THE	DEFEND	ANT:

	pleaded nolo contendere to count(s) which was accepted by the court.				
The o	defendant is adjudicated	guilty of these offenses:			
Title	and Section	Nature of Offense		Offense Ended	Count
	.S.C. Sec. c)(1)A)(ii)	Using and Carrying a Firearm During Crime of Violence, and Possessing a Furtherance of Such Crime; Discharg	Firearm in	01/23/2020	2
The defendant is sentenced as provided in pages 2 through 7 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.					
 ☐ The defendant has been found not guilty on count(s). ☑ Count(s) 1 of Indictment is dismissed on the motion of the United States. 					
It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.					
			February 10, 2022		
			Date of Imposition of J	udgment	
			/s/ James O. Brown	ing	
			Signature of Judge	<u> </u>	
			Honorable James (O. Browning	
			United States Distri		
			Name and Title of Judg	ge	
			March 15, 2022		

Date

Judgment in a Criminal Case Sheet 2 - Imprisonment

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DEFENDANT: **DANIEL MONTOYA** CASE NUMBER: **1:20CR00899-001JB**

IMPRISONMENT

The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: **120 months** (10 years) .

Pursuant to USSG 2K2.4, the guideline sentence is the 10-year term of imprisonment required by statute.

The Court has considered the Guidelines and, in arriving at its sentence, has taken account of the Guidelines with other sentencing goals. Specifically, the Court has considered the Guidelines' sentencing range established for the applicable category of offense committed by the applicable category of Defendant. The Court believes that the Guidelines' punishment is appropriate for this sort of offense. Therefore, the sentence in this judgment is consistent with a guideline sentence. The Court has considered the kind of sentence and range established by the Guidelines. The Court believes that a sentence of 120 months (10 years) reflects the seriousness of the offense, promotes respect for the law, provides just punishment, affords adequate deterrence, protects the public, avoids unwarranted sentencing disparities among similarly situated defendants, effectively provides the Defendant with needed education or vocational training and medical care, and otherwise fully reflects each of the factors embodied in 18 U.S.C. Section 3553(a). The Court also believes the sentence is reasonable. The Court believes the sentence is sufficient, but not greater than necessary, to comply with the purposes set forth in the Sentencing Reform Act.

☑ The court makes the following recommendations to the Bureau of Prisons:

The Court recommends a facility that has a dropout yard or a special needs yard, if eligible.

\boxtimes	The	defendant is remanded to the custody of the United States Marshal.	
	The	defendant shall surrender to the United States Marshal for this district	
		at on.	
		as notified by the United States Marshal.	
	The	defendant shall surrender for service of sentence at the institution desi	gnated by the Bureau of Prisons:
		before 2 p.m. on .	
		as notified by the United States Marshal.	
		as notified by the Probation or Pretrial Services Office.	
		RETURN	
		RETURN	
I hav	e exe	ecuted this judgment as follows:	
Defe	ndan	t delivered on	to
Dere	main		
		at	with a certified copy of this judgment.
			UNITED STATES MARSHAL
			OTTED STITES MINISTRE
		Ву	

DEPUTY UNITED STATES MARSHAL

Judgment in a Criminal Case Sheet 3 – Supervised Release

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DEFENDANT: **DANIEL MONTOYA** CASE NUMBER: **1:20CR00899-001JB**

SUPERVISED RELEASE

Upon release from imprisonment, you will be on supervised release for a term of: 5 years.

MANDATORY CONDITIONS

- 1. You must not commit another federal, state, or local crime.
- 2. You must not unlawfully possess a controlled substance.
- 3. You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.
 - The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. (Check, if applicable.)
- 4.
 You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
- 5. You must cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable)
- 6.
 You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state, local, or tribal sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
- 7. You must participate in an approved program for domestic violence. (Check, if applicable)

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.

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- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may, after obtaining Court approval, require you to notify that person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

Judgment in a Criminal Case Sheet 5 – Special Conditions

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DEFENDANT: **DANIEL MONTOYA** CASE NUMBER: **1:20CR00899-001JB**

SPECIAL CONDITIONS OF SUPERVISION

You must not use or possess alcohol. You may be required to submit to alcohol testing that may include urine testing, a remote alcohol testing system, and/or an alcohol monitoring technology program to determine if you have used alcohol. Testing shall not exceed more than 4 test(s) per day. You must not attempt to obstruct or tamper with the testing methods. You may be required to pay all, or a portion, of the costs of the testing.

You must not knowingly purchase, possess, distribute, administer, or otherwise use any psychoactive substances (e.g., synthetic cannabinoids, synthetic cathinones, etc.) that impair your physical or mental functioning, whether or not intended for human consumption.

You must participate in a mental health treatment program and follow the rules and regulations of that program. The probation officer, in consultation with the treatment provider, will supervise your participation in the program. You may be required to pay all, or a portion, of the costs of the program.

You shall waive your right of confidentiality and allow the treatment provider to release treatment records to the probation officer and sign all necessary releases to enable the probation officer to monitor your progress. The probation officer may disclose the presentence report, any previous mental health evaluations and/or other pertinent treatment records to the treatment provider.

You must complete 50 hours of community service during your term of supervised release. The probation officer will supervise the participation in the program by approving the program (agency, location, frequency of participation, etc.). You must provide written verification of completed hours to the probation officer.

You must participate in an outpatient substance abuse treatment program and follow the rules and regulations of that program. The probation officer will supervise your participation in the program (provider, location, modality, duration, intensity, etc.). You may be required to pay all, or a portion, of the costs of the program.

You shall waive your right of confidentiality and allow the treatment provider to release treatment records to the probation officer and sign all necessary releases to enable the probation officer to monitor your progress. The probation officer may disclose the presentence report, any previous substance abuse evaluations and/or other pertinent treatment records to the treatment provider.

You must submit to substance abuse testing to determine if you have used a prohibited substance. Testing shall not exceed more than 60 test(s) per year. Testing may include urine testing, the wearing of a sweat patch, and/or any form of prohibited substance screening or testing. You must not attempt to obstruct or tamper with the substance abuse testing methods. You may be required to pay all, or a portion, of the costs of the testing.

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	instructed me on the conditions specified by the court and learn further information regarding these conditions, see <i>Overn</i> v.	1 17 3 6
Defendant's Signature		Date

Judgment in a Criminal Case Sheet 6 – Criminal Monetary Penalties

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DEFENDANT: **DANIEL MONTOYA** CASE NUMBER: **1:20CR00899-001JB**

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments.			
	The Court hereby remits the defendant's Special Penalty Assessment; the fee is waived and no payment is required.		
Tot	als:	Assessment \$100.00Restitution \$NoneFine \$0.00AVAA Assessment* \$ N/AJVTA Assessment** \$N/A	
 □ The determination of the restitution is deferred until . An Amended Judgment in a Criminal Case will be entered after such determination. □ The defendant must make restitution (including community restitution) to the following payees in the amount listed below. 			
SCHEDULE OF PAYMENTS			
Hav	ing as	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:	
A	\boxtimes	In full immediately; or	
В		\$ due immediately, balance due (see special instructions regarding payment of criminal monetary penalties).	

Special instructions regarding the payment of criminal monetary penalties: Criminal monetary penalties are to be made payable by cashier's check, bank or postal money order to the U.S. District Court Clerk, 333 Lomas Blvd. NW, Albuquerque, New Mexico 87102 unless otherwise noted by the court. Payments must include defendant's name, current address, case number and type of payment.

Based on the Defendant's lack of financial resources, the Court will not impose a fine or a portion of a fine. The Court also considered alternative sanctions such as community service, location monitoring or a halfway house in lieu of all or a portion of a fine and concludes the total combined sanction without a fine or alternative sanction, other than the Defendant participate in the location monitoring program, is sufficiently punitive. In accordance with U.S.S.G. 5E1.2(e), the Court has imposed as a special condition that the Defendant complete community service.

Consistent with a stipulation in the Plea Agreement, the Defendant forfeits his rights, title, and interest in one Norinco 213 9mm handgun, serial #21022229.

Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during the period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of court.

The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.